State	of Minnesota				Di	strict Court
Count	У			District: ile Number: pe:		
□ In	ı Re the Marriaş	ge of:				
Petitio	oner			Daniel A. M	-4° T-	
and			Response to Motion To Modify Child Support			
Respo	ondent					
Interv	enor					
		No	otice			
TO:	Other Party:					
	First	Middle		Last		
	Street Address		Apt. No.			
	City			State	Zip	
	County Attor	rney's Office:				
	Name of County A	Attorney				
	Street Address					
	City			State	Zip	
PLEASE TAKE NOTICE that at the hearing			neduled on	(Date: Month, Day, Year)	at	(Time)
o'clock before the Honorable		_ before the Honorable	(Nama of	Child Support Magistrate, Jud		` '
		where hearing to be held) motion, I am asking the co	ourt for the f	following relief.		

Rev 7/15

## Motion

Regarding the support order dated	, I request that the court					
(Date of existing	g support order)					
(check one):						
a. □ should not modify the support order.						
b. $\square$ should modify the support order by ordering the following (check all that apply):						
☐ Increasing basic child support	☐ Decreasing basic child support					
☐ Increasing medical support	☐ Decreasing medical support					
☐ Increasing child care support	☐ Decreasing child care support					
☐ Increasing arrearage payment	☐ Decreasing arrearage payment					
☐ Establishing medical support	☐ Establishing child care support					
☐ Changing other medical terms (describe):						
Other (describe):						
The facts upon which I base my request are se Responsive Motion.	t forth in the attached Affidavit in Support of					
Acknowledgments by Party Making Mo	tion:					
	I am not serving or filing this document for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation.					
b. The claims, defenses, and other legal cont	The claims, defenses, and other legal contentions therein are warranted by existing law or by a nonfrivolous argument for the extension, modification, or reversal of existing law or					
the establishment of new law.	ion, mounication, of feversal of existing law of					
	ons have evidentiary support or, if specifically					
<u> </u>	ary support after a reasonable opportunity for					
•	the denials of factual contentions are warranted on the evidence or, if specifically so					
identified, are reasonably based on a lack	* · · · · · · · · · · · · · · · · · · ·					
e. The court may impose an appropriate sar	The court may impose an appropriate sanction upon the attorneys, law firms, or parties that violate the above stated representations to the court, or are responsible for the					
violation.	tions to the court, of the responsible for the					
<u> </u>	I understand that the existing order remains in full force and effect and I must continue to comply with that order until a new order is issued.					
Dated:						
	Signature					
	Print Name:					
	Address:					
	City/State/Zip:					
	Telephone: ()					
	E-mail address:					
	Attorney for:					